## UNITED STATES DISTRICT COURT

**District of New Mexico** 

UNITED STATES OF AMERICA V.

**Judgment in a Criminal Case** 

Jesus Alfonso Chicuate-Villanazul

(For Offenses Committed On or After November 1, 1987)

Case Number: 1:14CR02550-001JB

USM Number: 26815-051

Defense Attorney: Margaret Katze, Appointed

THE DEFENDANT:			
pleaded guilty to count(s) <b>Info</b> rmula pleaded nolo contendere to countender a plea of not guilty was formula pleaded not guilty was for guilty was formula pleaded not guilty was for guilty was formula pleaded not gui	ant(s) which was accepted by	y the court.	
The defendant is adjudicated guilty	of these offenses:		
Title and Section Nature of Offense	,	Offense Ended	
8 U.S.C. Sec. Reentry of a Remo	oved Alien	06/03/2014	Number(s)
The defendant is sentenced as providing Reform Act of 1984.	ded in pages 2 through <b>4</b> of t	his judgment. The sentence is imposed pur	suant to the Sentencing
☐ The defendant has been found a ☐ Count dismissed on the motion			
name, residence, or mailing address	until all fines, restitution, co	United States attorney for this district with osts, and special assessments imposed by the United States attorney of material change.	is judgment are fully paid. If
		<b>September 10, 2014</b>	
		Date of Imposition of Judgment	
		/s/ James O. Browning	
		Signature of Judge	
		Honorable James O. Browning United States District Judge	
		Name and Title of Judge	
		September 17, 2014	
		Date Signed	_

Defendant: Jesus Alfonso Chicuate-Villanazul

Case Number: 1:14CR02550-001JB

## **IMPRISONMENT**

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of **7 months**.

The Court recommends that Immigration and Customs Enforcement begin removal proceedings during service of sentence.

Pursuant to section 5D1.1(c), the Court will not impose a term of supervised release.

The Court has considered the Guidelines and, in arriving at its sentence, has taken account of the Guidelines with other sentencing goals. Specifically, the Court has considered the Guidelines` sentencing range established for the applicable category of offense committed by the applicable category of Defendant. The Court believes that the Guidelines` punishment is appropriate for this sort of offense. Therefore, the sentence in this judgment is consistent with a guideline sentence. The Court has considered the kind of sentence and range established by the Guidelines. The Court believes that a sentence of 7 months reflects the seriousness of the offense, promotes respect for the law, provides just punishment, affords adequate deterrence, protects the public, avoids unwarranted sentencing disparities among similarly situated defendants, effectively provides the Defendant with needed education or vocational training and medical care, and otherwise fully reflects each of the factors embodied in 18 U.S.C. Section 3553(a). The Court also believes the sentence is reasonable. The Court believes the sentence is sufficient, but not greater than necessary, to comply with the purposes set forth in the Sentencing Reform Act.

	☐ The court makes the following recommendations to the Bureau of Prisons:					
	The defendant shall surrender to the United States Marshal for this district:  □ at on □ as notified by the United States Marshal.					
	RETURN					
I hav	e executed this judgment as follows:					
Defe	ndant delivered ontototowith a Certified copy of this judgment.					
	UNITED STATES MARSHAL					
	DEPLITY LINITED STATES MARSHAL					
	DEPLIE UNITED STATES WAKSHAL					

Defendant: Jesus Alfonso Chicuate-Villanazul

Case Number: 1:14CR02550-001JB

## **CRIMINAL MONETARY PENALTIES**

The defendant must pay the following total criminal monetary penalties in accordance with the schedule of payments.

The Court hereby remits the defendant's Special Penalty Assessment; the fee is waived and no payment is required.				
Assessment	Fine	Restitution		
\$waived	\$0.00	\$0.00		
SCHEDULE OF	PAYMENTS			
s shall be applied in the following order (1) assessment; (2) r	estitution; (3) fine principal; (4	1) cost of prosecution; (5) interest;		
ties.		-		
of the total fine and other criminal monetary penalties shall	be due as follows:			
ndant will receive credit for all payments previously made to	ward any criminal monetary po	enalties imposed.		
☐ In full immediately; or				
\$\ immediately, balance due (see special instructions regard)	arding payment of criminal mo	netary penalties).		
	Assessment \$waived  SCHEDULE OF s shall be applied in the following order (1) assessment; (2) relations.  of the total fine and other criminal monetary penalties shall indant will receive credit for all payments previously made to In full immediately; or	Assessment \$\ \\$\ \\$\ \\$\ \\$\ \\$\ \\$\ \\$\ \ \\$\ \ \\$\ \ \\$\ \ \ \\$\ \ \\$\ \ \\$\ \ \\$\ \ \\$\ \ \\$\ \ \\$\ \ \\$\ \ \\$\ \ \\$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		

Special instructions regarding the payment of criminal monetary penalties: Criminal monetary penalties are to be made payable by cashier's check, bank or postal money order to the U.S. District Court Clerk, 333 Lomas Blvd. NW, Albuquerque, New Mexico 87102 unless otherwise noted by the court. Payments must include defendant's name, current address, case number and type of payment.

Unless the court has expressly ordered otherwise in the special instructions above, if this judgment imposes a period of imprisonment, payment of criminal monetary penalties shall be due during the period of imprisonment. All criminal monetary penalty payments, except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program, are to be made as directed by the court, the probation officer, or the United States attorney.